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|  | Application No.  | Applicant(s)   |
| Notice of Allowability   | 10/636,174   | BARRON ET AL.  |
| Notice of Allowability   | Examiner   | Art Unit   |
|  | Ling-Siu Choi  | 1713   |
| The MAILING DATE of this communication appe<br>All claims being allowable, PROSECUTION ON THE MERITS IS<br>herewith (or previously mailed), a Notice of Allowance (PTOL-85)<br>NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RI<br>of the Office or upon petition by the applicant. See 37 CFR 1.313   | (OR REMAINS) CLOSED in this app<br>or other appropriate communication<br>GHTS. This application is subject to  | olication. If not included will be mailed in due course. THIS  |
| 1. This communication is responsive to <u>03/18/2005</u> .   |  |  |
| 2.  The allowed claim(s) is/are <u>1-7,9-13,15 and 16</u> .  |  |  |
| 3. $\boxtimes$ The drawings filed on <u>07 August 2003</u> are accepted by the   | Examiner.  |  |
| 4. ☐ Acknowledgment is made of a claim for foreign priority uner a) ☐ All b) ☐ Some* c) ☐ None of the:  1. ☐ Certified copies of the priority documents have 2. ☐ Certified copies of the priority documents have 3. ☐ Copies of the certified copies of the priority documents have International Bureau (PCT Rule 17.2(a)).  * Certified copies not received:  Applicant has THREE MONTHS FROM THE "MAILING DATE" on the other failure to timely comply will result in ABANDONM THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.  5. ☐ A SUBSTITUTE OATH OR DECLARATION must be submited in INFORMAL PATENT APPLICATION (PTO-152) which give 1. ☐ CORRECTED DRAWINGS (as "replacement sheets") must (a) ☐ including changes required by the Notice of Draftspers 1. ☐ hereto or 2. ☐ to Paper No./Mail Date  (b) ☐ including changes required by the attached Examiner's Paper No./Mail Date  Identifying indicia such as the application number (see 37 CFR 1. each sheet. Replacement sheet(s) should be labeled as such in the post attached Examiner's comment regarding REQUIREMENT for the priority documents and the priority documents in the priority documents and the priority documents in the priority documents and the priority documents in the priority documents have a priority documents in the priority documents have a priority documents in the priority documents have a priori | been received.  been received in Application No cuments have been received in this in of this communication to file a reply of this application.  ENT of this application.  Itted. Note the attached EXAMINER' as reason(s) why the oath or declarate the submitted. on's Patent Drawing Review (PTO-6) as Amendment / Comment or in the Comment or in the Comment of the drawing the header according to 37 CFR 1.121(comment of BIOLOGICAL MATERIAL in | complying with the requirements  S AMENDMENT or NOTICE OF tion is deficient.  948) attached  Office action of the back) of d).  nust be submitted. Note the  |
| <ul> <li>Attachment(s)</li> <li>1. ☒ Notice of References Cited (PTO-892)</li> <li>2. ☐ Notice of Draftperson's Patent Drawing Review (PTO-948)</li> <li>3. ☒ Information Disclosure Statements (PTO-1449 or PTO/SB/0 Paper No./Mail Date 11/21/2005</li> <li>4. ☐ Examiner's Comment Regarding Requirement for Deposit of Biological Material</li> </ul>  | 6. ☐ Interview Summary<br>Paper No./Mail Dat<br>8), 7. ☑ Examiner's Amendn   | e  |

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## **DETAILED ACTION**

1. The request filed on November 21, 2005 for a Request for Continued Examination (RCE) under 37 CFR 1.17(e) based on parent Application No. 10/636,174 is acceptable and the RCE has been established.

2. This Office action is in response to IDS filed November 21, 2005. Claims 1-7, 9-13, and 15-16 are now pending.

## Examiner's Amendment

3. An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CAR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

Authorization for this examiner's amendment was given in a telephone interview with Ms Marcella D. Watkins on September 9, 2005.

4. The application has been amended as follows:

Cancel Claims 8 and 14 without prejudice;

Claim 16, line 1, change "wherein the wherein" to --wherein--.

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## Allowable Subject Matter

- 5. Claims 1-7, 9-13, and 15-16 are allowed.
- 6. The following is an examiner's statement of reasons for allowance:

The present claims are allowable over the closest references: Callender et al. [Chem. Mater., 9, 2418-2433(1997)], Barron et al. (US 6,322,890 B1), Landry et al. [J. Mater. Chem., 5(2), 331-341(1995)], Kareiva et al. [Chem. Mater., 8, 2331-2340(1996)], Cook et al. (US 6,369,183 B1), and Nass et al. (5,593,781).

| A method to prepare carboxylate-alumoxane nanoparticles, comprising |                 |  |
|---|-----------------|--|
| mechanically shearing a mixture of                                  | boehmite        |  |
|   | carboxylic acid |  |
| in the substantial absence of a solven                              | t               |  |

(summary of claim 1)

Callender et al. disclose a carboxylate-alumoxane ([Al(O)<sub>x</sub>(OH)<sub>y</sub>(OOCR)<sub>z</sub>]<sub>n</sub>) obtained by a reaction of boehmite ([Al(O)(OH)]<sub>n</sub>) with acetic acid (A), methoxyacetic acid (MA), (methoxyethoxy) acetic acid (MEA), or [(methoxyethoxy)ethoxyl] acetic acid (MEEA), wherein the particle size of MEEA-alumoxane, MEA-alumoxane, or A-alumoxane is 67, 50, or 28 nm, respectively (abstract; page 2422-second column). Attention is drawn to a procedure to prepare A-alumoxane on page 2433, wherein pseudboehmite is slowly added to a vigorously stirring mixture of acetic acid in water to form A-alumoxane. Attention is also drawn to a

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procedure to prepare MEA-alumoxane, wherein pseudoboehmite and (methoxyethoxy)acetic acid are refluxed <u>in water</u> (page 2433). However, Callender et al. do not teach or fairly suggest a method comprising a mechanical shear of boehmite and carboxylic acid in the substantial absence of a solvent.

Barron et al. disclose a carboxylate-alumoxane nanoparticle obtained by refluxing boehmite or pseudoboehmite and a carboxylic acid in a suitable solvent (water) (col. 5, lines 39-41; Example 1). However, Barron et al. do not teach or fairly suggest a method comprising a mechanical shear of boehmite and carboxylic acid in the substantial absence of a solvent.

Landry et al. disclose a method to prepare carboxylatoaluminoxane ( $[Al(O)_x(OH)_y$  (OOCR)<sub>z</sub>]<sub>n</sub>), comprising **refluxing** pseudo boehmite( $[Al(O)(OH)]_n$ ) with an excess of carboxylic acid (RCOOH) either neat or as a xylene solution (abstract; second col., page 333). However, Landry et al. do not teach or fairly suggest a method comprising a <u>mechanical shear</u> of boehmite and carboxylic acid.

Kareiva et al. disclose a method to prepare carboxylate-substituted alumoxane by refluxing pseudo-boehmite in a xylene solution of the appropriate carboxylic acid (RCOOH) (second col., page 2332). However, Kareiva et al. do not teach or fairly suggest a method comprising a mechanical shear of boehmite and carboxylic acid in the substantial absence of a solvent.

Cook et al. disclose a method to prepare carboxylate-alumoxane comprising **refluxing** boehmite and 4-hydroxybenzoic acid in **water** (Examples 2-6). However, Cook et al. do not teach or fairly suggest a method comprising a <u>mechanical shear</u> of boehmite and carboxylic acid in the substantial absence of a solvent.

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Nass et al. disclose a method to prepare carboxylate-alumoxane comprising refluxing

boehmite and propionic acid in the distilled water (Examples 1-2). However, Nass et al. do not

teach or fairly suggest a method comprising a mechanical shear of boehmite and carboxylic acid

in the substantial absence of a solvent.

In light of the above discussion, it is evident as to why the present claims are patentable

over the prior art.

Any comments considered necessary by applicant must be submitted no later than the

payment of the issue fee and, to avoid processing delays, should preferably accompany the issue

fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for

Allowance."

Conclusion

7. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Ling-Siu Choi whose telephone number is 571-272-1098.

If attempt to reach the examiner by telephone are unsuccessful, the examiner's supervisor,

David Wu, can be reach on 571-272-1114.

Li Coli

LING-SUI CHOI PRIMARY EXAMINER

February 28, 2006